MAR 2 6 1991

NANCY DOHERTY, CLERK

By Deputy

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

UNITED STATES OF AMERICA

* CR 4 9 1-0023 A

* CRIMINAL NO. _____

* CLIFFORD FARRELL SINGER (1) *

The Grand Jury charges:

BRADLEY HOWARD FRIEDMAN (2)

COUNT 1

Beginning prior to on or about December 1, 1989, and continuing through on or about March 1, 1990 in the Fort Worth Division of the Northern District of Texas and elsewhere, CLIFFORD FARRELL SINGER and BRADLEY HOWARD FRIEDMAN, defendants, did knowingly and intentionally combine, conspire, confederate, and agree together and with each other, and with persons known and unknown to the Grand Jury, to commit offenses against the United States, that is: to possess with intent to distribute and to distribute cocaine, a Schedule II narcotic drug Controlled Substance, in violation of Title 21, United States Code, Section 841(a)(1).

A violation of Title 21, United States Code, Section 846.

Certified true copy of an instrume on file iv my office on 2-2/-72

NANCY DO ASEAY, Clerk, U.S. District Court, for there district of Texas

By Deputy

INDICTMENT - Page 1

COUNT 2

On or about February 1, 1990, in the Fort Worth Division of the Northern District of Texas, a co-conspirator, as alleged in Count 1 of this Indictment, not named as a defendant herein, knowingly did possess with intent to distribute approximately six (6) ounces of cocaine, a Schedule II narcotic drug Controlled Substance.

CLIFFORD FARRELL SINGER and BRADLEY HOWARD FRIEDMAN, defendants, willfully did aid, abet, counsel, command, procure and cause the commission of the aforesaid offense, committed in furtherance of the conspiracy alleged in Count 1 of this Indictment.

In violation of Title 21, United States Code, Section 841(a)(1) and Title 18, United States Code, Section 2.

A TRUE BILL.

FOREMAN

MARVIN COLLINS

UNITED STATES ATTORNEY

J. MICHAEL WORLEY

Assistant United States Attorney State Bar of Texas #22001400 501 West Tenth Street, Room 310

Fort Worth, Texas 76102

INDICTMENT - Page 2

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

THE UNITED STATES OF AMERICA

vs.

CLIFFORD FARRELL SINGER (1) BRADLEY HOWARD FRIEDMAN (2)

INDICTMENT

21 U.S.C. § 846; 21 U.S.C. § 841(a)(1); 18 U.S.C § 2

CONSPIRACY;
POSSESS WITH INTENT TO DISTRIBUTE COCAINE;
AID & ABET

(2 COUNTS)

A True bill, The bill, Miller
Fort Worth Foreman
Filed in open court this <u>26</u> day of <u>March</u> , A.D. 19 <u>91</u>
Clerk
WARRANT TO ISSUE FOR EACH DEFENDANT
UNITED STATES DISTRICT JUDGE
No Complaint pending

Defendant's Residence Address:

same as above

NORTHERN DISTRICT OF TEXAS

FILED

Mnited !	States	District
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	United Sta	ites wi	strict	Courter,	201301
•	NORTHERN	District of _	TEXAS	NANCY DO	
UNITE	D STATES OF AMERICA V.			By	CASE -
CLIFFO	ORD FARRELL SINGER	Case N	umber: CR	4-91-23 (1) A	•
	(Name of Defendant)	B <u>ill</u> Br		ained efendant's Attorney	
THE DEFENDANT:				•	
was found guilty plea of not guilty					
Accordingly, the	e defendant is adjudged gui	lty of such coun	t(s), which inv		
Title & Section	Nature of Offense			Date Offense Concluded	Count Number(s)
21:846	Conspiracy			3/1/90	1
21:841(a)(1)	Possession with Int	ent to Distri	bute Cocai:	ne 2/1/90	2
18:2	Aiding and Abetting			2/1/90	2
☐ The defendant h	is sentenced as provided in o the Sentencing Reform Act as been found not guilty on ed as to such count(s).	ct of 1984 count(s) (is)(and pecial assessment	re) dismissed	on the motion of th	ne United States
30 days of any chair	R ORDERED that the defeninge of name, residence, or resed by this judgment are full	dant shall notify nailing address	the United S until alffines; on file NAMGY D	Clerk tates Attorney for the restriction, costs of it from the on-	nis district within and special unan
Defendant's Soc. Sec	c. No.: _ 560-37-6142		Court, By	Howhern Maris	t fi i mas Ly Deputy
Defendant's Date of E	Birth: 10/27/6/2	DEC	CEMBER 6, 1	/////	2000 1
Defendant's Mailing A	Address:		Date	of Imposition of Sen	
6736 E. Pheasan		. 7	Sig	nature of Judio at Off	icer
Agoura, Californ	nia 91301	. John	McBRYDE,	U.S. District J	udge
			\$ 1 -	O TIME I	\(C:

and the state of t						
Defendant: CLIFFORD FARRELL SINGER Case Number: CR4-91-23 (1) A			Judgment-Pag	ge <u>2</u>	_ of _	5
	IMPRISON	MENT				
The defendant is hereby committed to the a term of108 months on Count 1	custody of th	e United Sta	es Bureau of Prisc	ns to be ir	nprisor	ned for
The court further ORDERS that th United States Brueau of Prisons to b sentence imposed in Count 2 shall ru						
The court makes the following recommendation Air Force Base, Las Vegas, or Lompe	ations to the l oc Facility	Bureau of Pr	sons: Federal Pr	rison Ca	mp, Ne	ellis
The defendant is remanded to the custody of the United The defendant shall surrender to the United States maximum. a.m. at p.m. on as notified by the United States marshal. The defendant shall surrender for service of sentence before 2 p.m. on as notified by the United States marshal. as notified by the probation office.	arshal for this dis	strict,	the Bureau of Prisons	,		
	DETUDA					
I have executed this judgment as follows:	RETURN					
Defendant delivered on	to					 at
			, with a certified co			
	_	-	United States Mars			
•	_			•	027	(1)

Deputy Marshal

AO 245 S (Rev. 4/90)	Sheet 3 - Supervised Release	·
Defendant: Case Number:	CLIFFORD FARRELL JINGER CR4-91-23 (1) A SUPERVISED R	Juient—Page _3 of _5
·	on each of Counts 1 and 2 to run co	e on supervised release for a term of
illegally.posess adopted by.this supervised rele	eacontrolled cubstance x The defendant sha count (set forth below) x If this judgment importance that the defendant pay any such restituti	mit another federal, state, or local crime and shall not somely with the standard conditions that have been seen a restitution obligation, it shall be a condition of on that remains unpaid at the commencement of the

erm of supervised release. The defendant shall comply with the អនុវន្តសង្គមានអស់រាជអង្គមាន standard conditions of supervised release recommended by the Sentencing Commission and the following:

- The defendant shall report in person to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.
- ☐ The defendant shall pay any fines that remain unpaid at the commencement of the term of supervised release.
- IXThe defendant shall not possess a firearm or estructive device., or other dangerous weapon.
- XX The defendant shall not possess illegal controlled substances.
- The defendant shall participate in a program approved by the U.S. Probation Office for XX treatment of narcotic addiction or drug or alcohol dependency which will include testing for the detection of substance use or abuse.

STANDARD CONDITIONS OF SUPERVISION

While the defendant is on supervised release pursuant to this judgment, the defendant shall not commit another federal, state or local crime. In addition:

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer within 72 hours of any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court:
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

AO 245 S (Rev. 4/90) Sheet 5 - Fine				=======================================
Defendant: CLIFFORD FARRELL SINGER Case Number: CR4-91-23 (1) A		Judgment-	-Page <u>4</u>	of _5
NO	FINE	ASSESSED		
The defendant shall pay a fine of \$or supervision.		The fine includes any	costs of incarce	eration and/
☐ This amount is the total of the fines impo	sed on individu	ual counts, as follows:		
☐ The court has determined that the defend	dant does not h	nave the ability to pay	interest. It is ord	dered that:
The interest requirement is waived.The interest requirement is modified a	is follows:			
This fine plus any interest required shall to in full immediately. in full not later than in equal monthly installments over a part date of this judgment. Subsequent part in installments according to the follow	period of	months. The firs monthly thereafter.	it payment is du	e on the

If the fine is not paid, the court may sentence the defendant to any sentence which might have been originally imposed. See 18 U.S.C. § 3614.

AO 245 S (Rev. 4/90) Sheet 7 - Statement of Reat	
Defendant: CLIFFORD FARRELL SINGER Case Number: CR4-91-23 (1) A	Judgment—Page <u>5</u> of <u>5</u>
STATEMENT OF F	REASONS
☑ The court adopts the factual findings and guideline appli	ication in the presentence report, and the Addendum
OR	
The court adopts the factual findings and guideline appli (see attachment, if necessary):	cation in the presentence report except
Guideline Range Determined by the Court:	
Total Offense Level:30	
Criminal History Category:	
Imprisonment Range: 97 to 121 months	
Supervised Release Range: _3_ to _5_ years	
Fine Range: \$ <u>15,000</u> to \$ <u>2,000,000</u>	
Ine is waived or is below the guideline range,	because of the defendant's inability to pay.
Restitution: \$	
☐ Full restitution is not ordered for the following	reason(s):
The sentence is within the guideline range, that range d reason to depart from the sentence called for by applica	
OR	· · · · · · · · · · · · · · · · · · ·
The sentence is within the guideline range, that range e for the following reason(s):	xceeds 24 months, and the sentence is imposed
OR	·
The sentence departs from the guideline range	
upon motion of the government, as a result of defend	lant's substantial assistance.
☐ for the following reason(s):	